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the ceiling under VFR within the lateral boundaries of controlled airspace designated to the surface for an airport when the ceiling is less than 1,000 feet.

- (d) Except as provided in §91.157 of this part, no person may take off or land an aircraft, or enter the traffic pattern of an airport, under VFR, within the lateral boundaries of the surface areas of Class B, Class C, Class D, or Class E airspace designated for an airport—
- (1) Unless ground visibility at that airport is at least 3 statute miles; or
- (2) If ground visibility is not reported at that airport, unless flight visibility during landing or takeoff, or while operating in the traffic pattern is at least 3 statute miles.
- (e) For the purpose of this section, an aircraft operating at the base altitude of a Class E airspace area is considered to be within the airspace directly below that area.

[Doc. No. 24458, 56 FR 65660, Dec. 17, 1991, as amended by Amdt. 91-235, 58 FR 51968, Oct. 5, 1993]

§91.157 Special VFR weather minimums.

- (a) Except as provided in appendix D, section 3, of this part, special VFR operations may be conducted under the weather minimums and requirements of this section, instead of those contained in §91.155, below 10,000 feet MSL within the airspace contained by the upward extension of the lateral boundaries of the controlled airspace designated to the surface for an airport.
- (b) Special VFR operations may only be conducted—
 - (1) With an ATC clearance;
 - (2) Clear of clouds;
- (3) Except for helicopters, when flight visibility is at least 1 statute mile; and
- (4) Except for helicopters, between sunrise and sunset (or in Alaska, when the sun is 6 degrees or more below the horizon) unless—
- (i) The person being granted the ATC clearance meets the applicable requirements for instrument flight under part 61 of this chapter; and
- (ii) The aircraft is equipped as required in §91.205(d).
- (c) No person may take off or land an aircraft (other than a helicopter) under special VFR—

- (1) Unless ground visibility is at least 1 statute mile; or
- (2) If ground visibility is not reported, unless flight visibility is at least 1 statute mile. For the purposes of this paragraph, the term flight visibility includes the visibility from the cockpit of an aircraft in takeoff position if:
- (i) The flight is conducted under this part 91; and
- (ii) The airport at which the aircraft is located is a satellite airport that does not have weather reporting capabilities
- (d) The determination of visibility by a pilot in accordance with paragraph (c)(2) of this section is not an official weather report or an official ground visibility report.

[Amdt. 91-235, 58 FR 51968, Oct. 5, 1993, as amended by Amdt. 91-247, 60 FR 66874, Dec. 27, 1995; Amdt. 91-262, 65 FR 16116, Mar. 24, 2000]

§91.159 VFR cruising altitude or flight level.

Except while holding in a holding pattern of 2 minutes or less, or while turning, each person operating an aircraft under VFR in level cruising flight more than 3,000 feet above the surface shall maintain the appropriate altitude or flight level prescribed below, unless otherwise authorized by ATC:

- (a) When operating below 18,000 feet MSL and— $\,$
- (1) On a magnetic course of zero degrees through 179 degrees, any odd thousand foot MSL altitude +500 feet (such as 3,500, 5,500, or 7,500); or
- (2) On a magnetic course of 180 degrees through 359 degrees, any even thousand foot MSL altitude +500 feet (such as 4,500, 6,500, or 8,500).
- (b) When operating above 18,000 feet MSL to flight level 290 (inclusive) and—
- (1) On a magnetic course of zero degrees through 179 degrees, any odd flight level +500 feet (such as 195, 215, or 235); or
- (2) On a magnetic course of 180 degrees through 359 degrees, any even flight level +500 feet (such as 185, 205, or 225).
- (c) When operating above flight level 290 and— $\,$

- (1) On a magnetic course of zero degrees through 179 degrees, any flight level, at 4,000-foot intervals, beginning at and including flight level 300 (such as flight level 300, 340, or 380) or
- (2) On a magnetic course of 180 degrees through 359 degrees, any flight level, at 4,000-foot intervals, beginning at and including flight level 320 (such as flight level 320, 360, or 400).

[Doc. No. 18334, 54 FR 34294, Aug. 18, 1989, as amended by Amdt. 91–276, 68 FR 61321, Oct. 27, 2003; 68 FR 70133, Dec. 17, 2003]

EFFECTIVE DATE NOTE: By Amdt. 91–276, 68 FR 70133, Dec. 17, 2003, §91.159 was amended by revising paragraph (b), and removing paragraph (c), effective Jan. 26, 2004. For the convenience of the user, the revised text follows:

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(b) When operating above 18,000 feet MSL, maintain the altitude or flight level assigned by ATC.

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§§ 91.161-91.165 [Reserved]

INSTRUMENT FLIGHT RULES

§91.167 Fuel requirements for flight in IFR conditions.

- (a) No person may operate a civil aircraft in IFR conditions unless it carries enough fuel (considering weather reports and forecasts and weather conditions) to—
- (1) Complete the flight to the first airport of intended landing;
- (2) Except as provided in paragraph (b) of this section, fly from that airport to the alternate airport; and
- (3) Fly after that for 45 minutes at normal cruising speed or, for helicopters, fly after that for 30 minutes at normal cruising speed.
- (b) Paragraph (a)(2) of this section does not apply if:
- (1) Part 97 of this chapter prescribes a standard instrument approach procedure to, or a special instrument approach procedure has been issued by the Administrator to the operator for, the first airport of intended landing; and

- (2) Appropriate weather reports or weather forecasts, or a combination of them, indicate the following:
- (i) For aircraft other than helicopters. For at least 1 hour before and for 1 hour after the estimated time of arrival, the ceiling will be at least 2,000 feet above the airport elevation and the visibility will be at least 3 statute miles.
- (ii) For helicopters. At the estimated time of arrival and for 1 hour after the estimated time of arrival, the ceiling will be at least 1,000 feet above the airport elevation, or at least 400 feet above the lowest applicable approach minima, whichever is higher, and the visibility will be at least 2 statute miles.

[Doc. No. 98-4390, 65 FR 3546, Jan. 21, 2000]

§91.169 IFR flight plan: Information required.

- (a) *Information required.* Unless otherwise authorized by ATC, each person filing an IFR flight plan must include in it the following information:
- (1) Information required under §91.153(a) of this part;
- (2) Except as provided in paragraph (b) of this section, an alternate airport.
- (b) Paragraph (a)(2) of this section does not apply if:
- (1) Part 97 of this chapter prescribes a standard instrument approach procedure to, or a special instrument approach procedure has been issued by the Administrator to the operator for, the first airport of intended landing; and
- (2) Appropriate weather reports or weather forecasts, or a combination of them, indicate the following:
- (i) For aircraft other than helicopters. For at least 1 hour before and for 1 hour after the estimated time of arrival, the ceiling will be at least 2,000 feet above the airport elevation and the visibility will be at least 3 statute miles.
- (ii) For helicopters. At the estimated time of arrival and for 1 hour after the estimated time of arrival, the ceiling will be at least 1,000 feet above the airport elevation, or at least 400 feet above the lowest applicable approach minima, whichever is higher, and the visibility will be at least 2 statute miles.